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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or age	nt's file reference		See Notification of Transmittal of International		
			FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)		
Internationa	l appli	cation No.	International filing date (day/mont)	h/year) Priority date (day/month/year)		
PCT/US99/15135			02/07/1999	02/07/1998		
C12N15/		nt Classification (IPC) or na	tional classification and IPC			
Applicant RESEAR	CH A	AND DEVELOPMENT	INSTITUTE, INC. et al.			
		ational preliminary exami smitted to the applicant a		d by this International Preliminary Examining Authority		
2. This REPORT consists of a total of 7 sheets, including this cover sheet.						
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).						
These annexes consist of a total of sheets.						
3. This r	eport	contains indications rela	iting to the following items:			
ł	⊠	Basis of the report				
11	⊠	•				
Ш				ventive step and industrial applicability		
IV		Lack of unity of invention				
V	×		nder Article 35(2) with regard to ons suporting such statement	novelty, inventive step or industrial applicability;		
VI		Certain documents cite	ed			
VII		Certain defects in the in	nternational application			
VIII	⊠	Certain observations of	n the international application			
Date of sub	missio	on of the demand	Date of	completion of this report		
29/01/2000				2000		
Name and mailing address of the international preliminary examining authority:				zed officer		
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/15135

I. Basis of the report

	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Off response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed the report since they do not contain amendments.):						
	Des	escription, pages:					
	1-51	I	as originally filed				
	Clai	ms, No.:					
	1-11	ı	as originally filed				
	Dra	wings, sheets:					
	1/8-	8/8	as originally filed				
2.	The amendments have resulted in the cancellation of:						
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
3.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):					
4.	Add	litional observation	s, if necessary:				
II.	Pric	ority					
1.		This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:					
		□ copy of the ea	arlier application whose priority has been claimed.				
		☐ translation of	the earlier application whose priority has been claimed.				

2.

This report has been established as if no priority had been claimed due to the fact that the priority claim has

been found invalid.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/15135

Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.

3. Additional observations, if necessary:

see separate sheet

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N) Ye

Yes: Claims 1, 4-11

No:

Claims 2, 3

Yes: No:

Claims 1-3

Industrial applicability (IA)

Inventive step (IS)

Yes:

Claims 1-11

Claims 4-11

No: Claims

- 2. Citations and explanations
 - see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item I

Basis of the report

The examination is being carried out on the following application documents:

Text for the Contracting States:

AT BE CHIDE DKIES FIFR GB GRIT IE LI LU MC NL PT SE

Description, pages:

1-51

as originally filed

Claims, No.:

1-11

as originally filed

Drawings, sheets:

1/8-8/8

as originally filed

Re Item II

Priority

The priority documents pertaining to the present application were not available at the time of establishing this International Preliminary Examination Report. Hence, it is based on the assumption that all claims enjoy priority rights from the filing date of the priority document. If it later turns out that this is not correct, the document D1 (see below) cited in the International Search Report could become relevant to assess whether the claims satisfy the criteria set forth in Article 33(1) PCT.

D1: LONG D.M. ET AL.: 'In vivo addition of telomeric repeats to foreign DNA generates extrachromosomal DNAs in the taxol-producing fungus Pestalotiopsis microspora' FUNGAL GENET. BIOL., vol. 24, no. 3, August 1998 (1998-08), pages 335-344



Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

- D2: WO 97 38571 A (UNIV WASHINGTON) 23 October 1997 (1997-10-23)
- D3: National Science Foundation, Grant No. 9724999, 1.7.1997-30.6.1998 Long D.M. & Strobel G.A., 'SGER: efficient extrachromosomal replication of exogenous DNA by a filamentous fungus'. http://fundedresearch.cos.com/cgibin/NSF/getRec?9724999, cited in the application
- D4: STROBEL ET AL: 'Taxol from Pestalotiopsis microspora, an endophytic fungus of Taxus wallachiana' MICROBIOLOGY, vol. 142, no. 142, 1996, page 435-440-440 ISSN: 1350-0872, cited in the application

The present application relates to methods for the production of extrachromosomal replicable nucleic acids by introduction into Pestalotiopsis cells as well as to artificial chromosomes.

1. Novelty (Article 33(2) PCT):

The subject-matter of claims 2 and 3 is anticipated by document D3. Claim 2 relates to the generation of extrachromosomal DNA by introducing DNA into a Pestalotiopsis cell, and claim 3 relates to the generation of replicable nucleic acid elements by introducing DNA into Pestalotiopsis cells. D3 discloses that Pestalotiopsis microspora has the unique ability to convert non-replicating DNA introduced into the cell into self-replicating plasmids. It is stated that this organism, in contrast to other filamentous fungi, does not replicate foreign DNA through integration into the chromosome, i.e. that the foreign DNA is extrachromosomal.

2. Inventive step (Article 33(3) PCT):

Claims 1-3 lack an inventive step in the sense of Article 33(3) PCT in view of document D3. As outlined in paragraph 1 (see above), claims 2 and 3 relate to the production of extrachromosomal and replicable nucleic acids in Pestalotiopsis. That this organism is

able to convert foreign DNA into extrachromosomal and replicable plasmids has been disclosed in D3. This general principle works for all kinds of DNA, so that it is not of relevance which DNA is introduced into the fungal cell. In view of D3 claims 2 and 3 thus cannot be considered inventive. That Pestalotiopsis tolerates and even produces taxol has been disclosed in D4.

- a) In view of D3 the subject-matter of claim 1 has been disclosed, although the exact mode of action was not known at that point. Inventive activity in the sense of Article 33(3) PCT cannot be acknowledged for a claim relating to a known method which differs from the state of the art merely by the indication of the scientific principles underlying this method.
- b) Even if novelty of claims 2 and 3 was restored, both claims would not be considered to involve an inventive step in the sense of Article 33(3) PCT for the same reasoning as outlined above.
- Claims 4-11 are considered to fulfil the criteria set forth in Article 33(1) PCT 3. concerning novelty and inventive step.

Re Item VIII

Certain observations on the international application

The present application lacks clarity (Article 6 PCT) and support from the description (Article 5 PCT):

- 1. Claim 5 requires the DNA of claims 1-4 to have at least 80% similarity to Pestalotiopsis DNA. However, it is not clear whether this refers to the whole genome or to specific genes of Pestalotiopsis. In case that it refers to particular genes, these have to be identified and their nature (e.g. the amino acid or nucleotide sequence) has to be known. Otherwise the claim would be purely speculative.
- The subject-matter of claim 6 is not fully supported in the description. At present, 2. taxol production is known from certain yew trees (see D2, page 4) and from certain fungi such as Pestalotiopsis. As outlined in the description of the

application, the biosynthetic pathway of taxol production is not known in detail for the fungi, and in the case of the plant taxol production only one enzyme (i.e. taxadiene synthase) has been both identified and cloned. It is possible that in the future further organisms will be identified which produce taxol. As at present there is no information which organisms this might be, claim 6 lacks support and is insufficiently disclosed (Article 5 PCT).

- 3. The methods of claims 1-4 require the introduction of DNA into a Pestalotiopsis cell. However, it is not stated in the description that the DNA sequences for the enzymes referred to in claim 7 are known. Taxadiene synthase is known from Taxus brevifolia, but at least the taxadiene-5-hydroxylase DNA sequence at present is not known. The subject-matter of claim 7 therefore is insufficiently disclosed (Article 5 PCT).
- 4. Claim 11 relates to an artificial chromosome comprising a Pestalotiopsis telomerase and a DNA involved in taxol production.
 - a) Neither a Pestalotiopsis telomerase nor its subunit have been disclosed. The description of the present application does not disclose the DNA sequence or any other characterising feature of the enzyme, and concerning the other enzymes mentioned in the claim the objections raised in paragraph 3. (see above) are valid. Claim 11 therefore lacks support from the description.
 - b) In view of the relationship between claims 1-10 and claim 11 the present application does not fulfil the requirements of Rule 13 PCT concerning unity. Claims 1-4 and those claims dependent on them relate to methods for the production of extrachromosomal and replicable nucleic acid sequences. The subject-matter of claim 11 is not linked with the other claims by any special technical effect or by a certain feature. The telomerase of claim 11 is not present in claims 1-10, and the enzymes involved in the taxol production referred to in claim 11 do not necessarily have to be the same as those referred to in claims 1-4.